	COUNTY FUND AMENDMENTS						
	2017 GENERAL SESSION						
	STATE OF UTAH						
Chief Sponsor: Lynn N. Hemingway							
	Senate Sponsor: Gene Davis						
	LONG TITLE						
	General Description:						
	This bill amends provisions related to a remaining balance in certain special funds.						
	Highlighted Provisions:						
	This bill:						
	► allows a certain county to use a remaining balance in certain special funds to benefit						
the area from which the county derived the special fund; and							
	 makes technical and conforming changes. 						
	Money Appropriated in this Bill:						
	None						
	Other Special Clauses:						
	$\hat{H} \rightarrow [None]$ This bill provides a special effective date. $\leftarrow \hat{H}$						
	Utah Code Sections Affected:						
	AMENDS:						
	17-36-29, as last amended by Laws of Utah 2014, Chapter 176						
	63G-7-704, as last amended by Laws of Utah 2016, Chapter 386						
	Be it enacted by the Legislature of the state of Utah:						
	Section 1. Section 17-36-29 is amended to read:						
	17-36-29. Special fund ceases Transfer.						
	(1) (a) [If] Except as provided in Subsection (1)(b), if a county legislative body						



02-22-17 1:54 PM H.B. 429

28	<u>determines that</u> the purpose <u>no longer exists</u> for which <u>the legislative body created</u> a special						
29	fund [was created no longer exists and a balance remains in the fund, the governing body shall]						
30	or any portion of the special fund, the legislative body may authorize the transfer of the						
31	remaining balance or a portion of the remaining balance to the fund balance account in the						
32	county general fund.						
33	(b) The legislative body may redistribute the remaining balance or a portion of the						
34	remaining balance described in Subsection (1)(a) in accordance with Subsection (1)(c) if:						
35	(i) the county levied the fund primarily on property in the unincorporated areas of the						
36	county;						
37	(ii) the county established a municipal services fund to provide municipal services						
38	under Sections 17-34-1 and 17-36-9; and						
39	(iii) the area from which the county levied the fund has since incorporated as a city,						
40	town, or metro township.						
41	(c) The legislative body of a county described in Subsection (1)(b) may set aside the						
42	remaining balance or a portion of the remaining balance described in Subsection (1)(a) in a						
43	fund from which the county may make disbursements to support and benefit the area and the						
44	residents in the area from which the county originally derived the special fund.						
45	(2) Any balance which remains in a special assessment fund and any unrequired						
46	balance in a special improvement guaranty fund shall be treated as provided in Subsection						
47	11-42-701(5).						
48	(3) Any balance which remains in a capital projects fund shall be transferred to the						
49	appropriate debt service fund or such other fund as the bond ordinance requires or to the county						
50	general fund balance account.						
51	Section 2. Section 63G-7-704 is amended to read:						
52	63G-7-704. Tax levy by political subdivisions for payment of claims, judgments,						
53	or insurance premiums.						
54	(1) Notwithstanding any provision of law to the contrary, a political subdivision may						
55	levy an annual property tax sufficient to pay:						
56	(a) any claim, settlement, or judgment, including interest payments and issuance costs						
57	for bonds issued under Subsection 11-14-103(1)(d) to pay the portion of any claim, settlement,						
58	or judgment that exceeds \$3,000,000;						

02-22-17 1:54 PM H.B. 429

/1	`	.1	1 0 1	• ,	1 .	4.1			
(r	1	the costs to	detend	against an	v claim	settlement	α r	ilidoment.	α r
(,	"	the costs to	aciciia	against an	y Clailii,	, settienient,	, OI	juaginent,	OI

- (c) for the establishment and maintenance of a reserve fund for the payment of claims, settlements, or judgments that may be reasonably anticipated.
- (2) (a) The payments authorized to pay for punitive damages or to pay the premium for authorized insurance is money spent for a public purpose within the meaning of this section and <u>Utah Constitution</u>, Article XIII, Sec. 5, [Utah Constitution,] even though, as a result of the levy, the maximum levy as otherwise restricted by law is exceeded.
- (b) (i) Except as provided in Subsection (2)(b)(ii), a levy under this section may not exceed .0001 per dollar of taxable value of taxable property.
- (ii) A levy under Subsection (1)(a) to pay the portion of any claim, settlement, or judgment that exceeds \$3,000,000 may not exceed .001 per dollar of taxable value of taxable property.
- (c) [The] Except as provided in Subsection 17-36-29(1), the revenues derived from this levy may not be used for any purpose other than those specified in this section.
- (3) Beginning January 1, 2012, a local school board may not levy a tax in accordance with this section.
- (4) A political subdivision that levies an annual property tax under Subsection (1)(a) to pay the portion of any claim, settlement, or judgment that exceeds \$3,000,000:
- (a) shall comply with the notice and public hearing requirements under Section 59-2-919; and
 - (b) may levy the annual property tax until the bonds' maturity dates expire.
 - **Ĥ→** Section 3. Effective date.

5960

61

62

6364

6566

6768

69

70

71

72

73

74

7576

77

78

79

79a

79b

79c

79d

79e

If approved by two-thirds of all the members elected to each house, this bill takes effect upon approval by the governor, or the day following the constitutional time limit of Utah Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto, the date of veto override. $\leftarrow \hat{H}$

Legislative Review Note Office of Legislative Research and General Counsel